

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

RASHEED AL RUSHAID, ET AL

CIVIL ACTION NO. 11-3390

VS.

JUDGE ELLISON

NATIONAL OILWELL VARCO, INC.,
ET AL

MAGISTRATE HANKS

CONSENT JUDGMENT

Defendants' Motion to Compel Responses by Plaintiffs was scheduled for hearing before this Honorable Court on May 31, 2012 at 2:30 p.m.

Considering the pleadings, the Motion to Compel, the record, the law and evidence and by consent and agreement of counsel;

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Plaintiff Al Rushaid Parker Drilling, Ltd. will provide within ~~thirty (30)~~ ^{fourty-five (45)} days complete and full responses to Interrogatory Nos. 7, 8, 9, 10, 13 and 14 propounded by Grant Pridaco, LP and Grant Pridaco Holding, LLC, and that Plaintiff Al Rushaid Parker Drilling, Ltd. will provide within ~~thirty (30)~~ ^{fourty-five (45)} days complete and full responses to all Requests for Production propounded by Grant Pridaco, LP and Grant Pridaco Holding, LLC, identifying with specificity, by bates number, which documents are responsive to each specific request.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Plaintiff Al Rushaid Parker Drilling, Ltd. will provide within ~~thirty (30)~~ ^{fourty-five (45)} days complete and full responses to Interrogatory Nos. 15, 16, 19, 21, 22 and 25 propounded by National Oilwell Varco Inc., and that Plaintiff Al Rushaid Parker Drilling, Ltd. will provide within ~~thirty (30)~~ ^{fourty-five (45)} days complete and full

responses to all Requests for Production propounded by National Oilwell Varco Inc., identifying with specificity, by bates number, which documents are responsive to each specific request.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Plaintiff Al Rushaid Petroleum Investment Corp. will provide within ~~thirty (30)~~^{forty-five (45)} days complete and full responses to Interrogatory Nos. 7, 8, 9, 10, 13 and 14 propounded by Grant Pidco, LP and Grant Pidco Holding, LLC, and that Plaintiff Al Rushaid Petroleum Investment Corp. will provide within ~~forty-five (45)~~^{thirty (30)} days complete and full responses to all Requests for Production propounded by Grant Pidco, LP and Grant Pidco Holding, LLC, identifying with specificity, by bates number, which documents are responsive to each specific request.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Plaintiff Al Rushaid Petroleum Investment Corp. will provide within ~~thirty (30)~~^{forty-five (45)} days complete and full responses to Interrogatory Nos. 15, 16, 19, 20 and 21 propounded by National Oilwell Varco, Inc., and that Plaintiff Al Rushaid Petroleum Investment Corp. will provide within ~~thirty (30)~~^{forty-five (45)} days complete and full responses to all Requests for Production propounded by National Oilwell Varco, Inc., identifying with specificity, by bates number, which documents are responsive to each specific request.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Plaintiff ~~Al~~ Rasheed al Rushaid will provide within ~~thirty (30)~~^{forty-five (45)} days complete and full responses to Interrogatory Nos. 5, 6, 7, 8, 11 and 12 propounded by Grant Pidco, LP and Grant Pidco Holding, LLC and that Plaintiff ~~Al~~ Rasheed al Rushaid will provide within ~~thirty (30)~~^{forty-five (45)} days complete and full responses to all Requests for Production propounded by Grant Pidco, LP and Grant Pidco Holding, LLC, identifying with specificity, by bates number, which documents are responsive to each specific request.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Plaintiff ~~Al~~ Rasheed al
~~fourty five (45)~~
Rushaid will provide within ~~thirty (30)~~ days complete and full responses to Interrogatory Nos. 8,
15, 17, 20 and 22 propounded by National Oilwell Varco Inc. and that Plaintiff ~~Al~~ Rasheed al
~~fourty five (45)~~
Rushaid will provide within ~~thirty (30)~~ days complete and full responses to all Requests for
Production propounded by National Oilwell Varco Inc., identifying with specificity, by bates
number, which documents are responsive to each specific request.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that should it become
necessary for Defendants to file a Rule for Contempt to enforce this Consent Judgment that,
Plaintiffs shall be responsible for costs and attorneys fees associated with the filing of same.

Houston, Texas, this 31st day of May, 2012.


Keith P. Ellison
United States District Judge


Larry D Kruppa
ATTORNEY for Plaintiffs


C. Bennett Rice
attorney for Defendants